I had hoped that, because he seemed clearly to be a person who should never have accepted the job of special counsel, that he was recusable. He was not qualified to be the special counsel on anything involving Russia, and certainly not the Trump campaign and Russia. Yet Rod Rosenstein, as the deputy AG, who had been involved in the Russia illegal attempts to gain control of U.S. uranium—and they knew that Russia was committing crimes to try to get our uranium—and Mueller was the head of the FBI, and he was the lead law enforcement person overseeing the operation, there was an informant within the system that was providing information to the Justice Department to Rosenstein and Mueller. Yet they put the kibosh on the investigation and the crimes that were being committed to get U.S. uranium. If they had not, then the sale of U.S. uranium that would end up in the hands of Russia would never have been allowed to go through.

CFIUS—that approves sales that are sensitive to our security, they surely could never have approved the sale if Rosenstein and Mueller had just been honest and open that there is an investigation to Russia’s illegal attempts to get our uranium. But, if they had spoken up about that, I don’t think there is any question that the Clinton Foundation would never have gotten $1.45 billion in contributions from people involved with the uranium sale. And it is quite possible the Clinton Foundation would not have gotten $500,000 to speak for 20 minutes from Russia.

But I have written an article, 48 pages, entitled: “Robert Mueller: Unmasked.” You can go to my website. You can go to Sean Hannity’s website, or others. I wouldn’t do it on Google because of their dishonesty when it comes to conservatives. But DuckDuckGo. Bing is not as bad as Google. But look up “Robert Mueller: Unmasked.” You can download this article, read it, and arrive at your own opinion.

This week, I found an article I had not seen before, by Eren Moreno, back in January of this year, entitled “Mueller, Rosenstein, and McCabe Exposed.” At the end of the article, they reference an article here from the New York Post. It says: “Exec charged with bribing Russian official in uranium deal. There’s an indictment in the FBI probe of the Uranium One scandal, in which the Obama administration cleared a business deal that gave a Russian company control of 20 percent of the U.S. uranium.”

“Background and reminder: from at least 2008, Robert Mueller’s FBI were investigating Tenam, the U.S.-based subsidiary of Rosatom, the Kremlin’s (Putin’s) energy company. The same Rosatom that purchased Uranium One.”

“Tenam was importing Russian uranium into the U.S. Between 2004–2014, the local manager, Mikerin, engaged with U.S. companies Transport Logistics (TL) and NexGen Security in a racketeering, wire fraud, bribery, and money laundering scheme.”

“When a TL insider, William Campbell, blew the whistle on what he was seeing, Mueller’s FBI started an investigation that led to at least four indictments by Holder’s DOJ.”

“Remember—the Tenam investigation is related to the Uranium One (U1) sale. That’s because the Tenam investigation was hidden from Congress and CFU$’—the group that analyzes and approves or disapproves foreign investments in the U.S.—”who approved the U1 sale in October 2010. If either had known about unlikely, the U1 sale would have been approved.”

“And the more you analyze the Tenam investigation, the more it appears that the Obama administration and/or Clintons deliberately wanted it hidden. Consider.”

“William Campbell—the whistleblower...”

He is the one who was providing information to Mueller’s FBI about the illegal acts of Russia.

Now, there are times that the witness wants witness protection, wants to be anonymous, and doesn’t want anybody to know who he was, or who she was, and so for those reasons of the informant’s safety it is not given. But that was not the case.

Mueller at the FBI, the DOJ took a very unusual step. Instead of preventing others from knowing who this person was, they went after William Campbell and made him sign—under threat that they would come after and prosecute him—made him sign a non-disclosure agreement. Incredible.

They didn’t want—Rosenstein, who is the U.S. attorney over the investigation—they didn’t want Campbell out speaking about all of the crimes committed in Russia’s acquisition of U.S. uranium. They have their own informant sign a non-disclosure agreement under threat so he wouldn’t let anybody know about all the criminality surrounding Russia’s efforts to get our uranium. That doesn’t make sense, unless you know how much money came into the Clinton Foundation after the deal was approved.

“This goes on. It says: “Now consider this—none of the four indictments ever saw the light of day.”

Actually, that is not quite accurate. They just handled it very quietly. It says: “Every one was either quietly settled under plea agreements, or dropped entirely, as follows.”

“Mikerin, the Tenam manager, was sentenced to 48 months under a plea deal, for crimes that had 20-plus year sentences.”


Darren Condrey had a plea agreement regarding his violations of antibribery and conspiracy laws.

Carol Condrey had a plea agreement, and her case was dropped.

Rubizhevsky from NexGen had the case settled with a plea agreement. That is astonishing given the charges. This stinks to high heaven. Mueller needs to go ahead and recuse himself and step down, and Rosenstein should do the same thing.

Mr. Speaker, I yield back the balance of my time.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. YOUNG of Alaska (at the request of Mr. McCarthy) for today on account of medical reasons.

ADJOURNMENT

Mr. GOHMERT. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 1 o’clock and 59 minutes p.m.), under its previous order, the House adjourned until Tuesday, May 1, 2018, at 9:30 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

4703. Under clause 2 of rule XIV, a letter from the Chairman, Council of the District of Columbia, transmitting DC Act 22-317, “Office of Administrative Hearings Jurisdiction Expansion Amendment Act of 2018”, pursuant to Public Law 99-396, Sec. 902(c)(1); (67 Stat. 814), was taken from the Speaker’s table, referred to the Committee on Oversight and Government Reform.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. BISHOP of Utah: Committee on Natural Resources, H.R. 3997. A bill to waive the application fee for any special use permit for veterans demonstrations and special events at war memorials on Federal land, and for other purposes; with an amendment (Rept. 115-658). Referred to the Committee of the Whole House on the state of the Union.

Mr. GOODLATTE: Committee on the Judiciary, H.R. 2132. A bill to require States and units of local government receiving funds under grant programs operated by the Department of Justice, which use such funds...